EXHIBIT A

FAX TRANSMISSION

Law Office of William A. Cerbone

45 Knollwood Road-Suite 403 Elmsford, New York 10523 Phone: (914) 592-5100

TO: Slade Industries 908 2289836 Attn: Legal Dept.	DATE: December 28, 2021
FROM: William A. Cerbone, Esq. SUBJECT: Re: Baisley v. Slade Notice of Service-Slade, attached	PAGES:22, with cover sheet
COMMENTS: Please note	

This message is intended only for the use of the individual or entity to which it is addressed and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone, and return the original message to us via postal service. Thank you.

. Case 7:22-cv-03791-KMK Document 1-1 Filed 05/10/22 Page 3 of 24 12-28-'21 18:37 FR0M- T-800 P0002/0023 F-724

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF WESTCHESTER

KELLEY ANN BAISLEY,

Index 65441/2021

Plaintiff(s),

NOTICE OF SERVICE

- against -

SLADE INDUSTRIES, INC., SCHINDLER ELEVATOR COPORATION,

Defendant(s).

Sirs:

PLEASE TAKE NOTICE, that service of the annexed Summons and Verified Complaint, Notice of Electronic Filing (Mandatory Case) and Affidavit of Service, has been made upon SLADE INDUSTRIES INCORPORATED, pursuant to Section 306 of the New York State Business Corporation Law.

Dated: Elmsford, New York December 6, 2021

LAW OFFICE OF WILLIAM A. CERBONE

Attorneys for Plaintiff Office & P.O. Address

Yours, et

45 Knollwood Road, Suite 403 Elmsford, New York 10523 Telephone #: (914) 592-5100

TO: Slade Industries Inc., 1101 Bristol Road, Mountain Side, New Jersey 07092 12-28-'21 16:37 FROM-

ATTORNEY(s): Law Office of William A. Cerbone

<u>INDEX #: 65441/2021</u>

PURCHASED/FILED: October 21, 2021

STATE OF : NEW YORK COURT: Supreme COUNTY/DISTRICT: Westchester AFFIDAVIT OF SERVICE - SECRETARY OF STATE Kelley Ann Baisley Plaintiff(s) against Slade Industries, Inc., et al Defendant(s) STATE OF NEW YORK) COUNTY OF ALBANY) CITY OF ALBANY) DESCRIPTION OF PERSON SERVED: Approx. Age: 65 Yrs, Weight: 120 Lbs. Height: ۵° 0" Sex: Female Color of skin: White Hair color: Blonde Other: Robert Guyette , being duly sworn, deposes and says: deponent is over the age of eighteen (18) years; is not a party to this action, and resides in the State of NY, and that on November 24, 2021 , at 12:45 PM , at the office of the Secretary of State of the State of NY, located at 99 Washington Ave, 6th FI, Albany, New York 12231 deponent served: Summons and Verified Complaint with Notice of Electronic Filing (Consensual Case) and NYSCEF - Westchester County Supreme Court Confirmation Notice on Slade Industries, Inc. the Defendant in this action, by delivering to and leaving with Sue Zouky AUTHORIZED AGENT in the Office of the Secretary of State, of the State of New York, personally at the Office of the Secretary of State of the State of New York, two (2) true copies thereof and that at the time of making such service, deponent paid said Secretary of State a fee of \$40 dollars; That sald service was made pursuant to Section BUSINESS CORPORATION LAW §308. Deponent further says that deponent knew the person so served as aforesaid to be the agent in the Office of the Secretary of State of the State of New York, duly authorized to accept such service on behalf of said defendant. Sworn to before me on this 24th day of November, 2021 Robert Guyette

FAITH COZEX NOTARY PUBLIC, State of New York No. 01CO6158874, Albany County Commission Expires Jan 8, 2023

Invalce-Work Order # 2138393 Attorney File # Baisley

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WESTCHESTER COUNTY CLERK 09:58 AM NYSCEF DOC. NO. 1

INDEX NO. 65441/2021

RECEIVED NYSCEF: 10/21/2021

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF WESTCHESTER

KELLEY ANN BAISLEY,

Plaintiff designates Westchester County as the Place of trial.

Plaintiff(s),

-against-

The basis of the venue is Plaintiff resides in Westchester County

SLADE INDUSTRIES, INC SCHINDLER BLEVATOR CORPERATION

SUMMONS

Defendant(s).

Plaintiff resides at 35 Westminster Drive. Croton-on-Hudson, New York 10520

To the above-named Defendants

COUNTY OF WESTCHESTER

YOU ARE HEREBY SUMMONED to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Plaintiff's Attorney(s) within 20 days after the service of this summons, exclusive of the day of service (or within 30 days after the service is complete if this summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you be default for the relief demanded in the complaint.

DATED: Elmsford, New York

October 20, 2021

LAW OFFICE OF WILLIAM A CERBONE

Attorney for Plaintiff Office and P.O. Address 45 Knollwood Road, Suite 403 Elmsford, New York 10523 (914) 592-5100

Defendants' address: Slade Industries, Inc., 1101 Bristol Road, Mountain Side, New Jersey 07092 Schindler Elevator Corporation, 20 Whippany Road, Morristown, New Jersey 07960

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FILED: WESTCHESTER COUNTY CLERK 10/21/2021 09:58 AM INDEX NO. 65441/2021 NYSCEF DOC. NO. 1 RECEIVED NYSCEF: 10/21/2021

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF WESTCHESTER

KELLEY ANN BAISLEY.

Plaintiff(s),

-against-

VERIFIED COMPLAINT

SLADE INDUSTRIES, INC., SCHINDLER ELEVATOR CORPORATION

Defendants.

Plaintiff by her attorneys, LAW OFFICE OF WILLIAM A. CERBONE, complaining of the above named defendants, alleges:

FIRST: Upon information and belief, that at all times hereinafter mentioned, the defendant, SLADE INDUSTRIES, INC. (hereinafter referred to as SLADE) was and still is a Foreign Corporation duly organized and existing under and by virtue of the laws of a state other than The State of New York

SECOND: Upon information and belief that at all times hereinafter mentioned the defendant, SLADE was and still is a Foreign Business Corporation, duly organized and existing under and by virtue the laws of a state other than the State of New York but duly licensed to do business in The State of New York.

THIRD: Upon information and belief, that at all times hereinafter mentioned, the defendant, SCHINDLER ELEVATOR CORPORATION (hereinafter referred to as SCHINDLER) was and still is a Foreign Corporation duly organized and

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existing under and by virtue of the laws of a state other than The State of New York

FOURTH: Upon information and belief, that at all times hereinafter mentioned, the defendant, SCHINDLER, was and still is a Foreign Corporation duly organized and existing under and by virtue of the laws of a state other than The State of New York, but duly licensed to do business in The State of New York.

FIFTH: Upon information and belief, that at all times hereinafter mentioned, the County of Westchester (hereinafter referred to as Westchester) was the owner of the premises known by the address of 85 Court Street, White Plains, New York.

SIXTH: Upon information and belief, that at all times hereinafter mentioned, the aforementioned Westchester operated and had the care and control of the aforesaid premises, 85 Court Street, White Plains, New York.

SEVENTH: Upon information and belief, that at all times hereinafter mentioned, the aforementioned premise was a multi-story building containing offices.

EIGHTH: Upon information and belief, that at all times hereinafter mentioned, the aforesaid premises contained two (2) elevators.

NINTH: Upon information and belief, that at all times hereinafter mentioned, the aforementioned Westchester owned the aforesaid elevators.

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TENTH: Upon information and belief, that at all times hereinafter mentioned, the aforesaid Westchester operated and had the care and control of the aforesaid elevators at the aforesaid location

ELEVENTH: Upon information and belief, that at all times hereinafter mentioned, the defendant SLADE was a business that performed clevator repair and maintenance services for elevators.

TWELFTH: Upon information and belief, that at all times hereinafter mentioned, the aforesaid Westchester entered into a contract with the aforementioned defendant SLADE.

THIRTEENTH: Upon information and belief, that at all times hereinafter mentioned, the aforesaid Westchester entered into a contract with the aforementioned defendant SLADE for the repair and maintenance services of elevators at the aforesaid premises.

FOURTEENTH: Upon information and belief, that at all times hereinafter mentioned, the defendant SLADE operated, maintained and had the care and control of the aforesaid elevator/elevators at the aforesaid premises pursuant to a contract with the aforementioned County of Westchester.

FIFTEENTH: Upon information and belief, that at all times hereinafter mentioned, the defendant SCHINDLER was a business that performed elevator repair and maintenance services for elevators

SIXTEENTH: Upon information and belief, that at all times hereinafter mentioned, the aforesaid Westchester entered into a contract with the aforementioned defendant SCHINDLER.

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SEVENTEENTH: Upon information and belief, that at all times hereinafter mentioned, the aforesaid Westchester entered into a contract with the aforementioned defendant SCHINDLER for the repair and maintenance services of elevators at the aforesaid premises.

EIGHTEENTH: Upon information and belief, that at all times hereinafter mentioned, the defendant SCHINDLER operated, maintained and had the care and control of the aforesaid elevators at the aforesaid premises pursuant to a contract with the aforementioned County of Westchester.

NINETEENTH: Upon information and belief that in all times hereinafter mentioned, the defendant SLADE owed a duty to the users of the elevators at the aforesaid premises to maintain the elevators in an operable condition pursuant to contract.

TWENTIETH: Upon information and belief that in all times hereinafter mentioned, the defendant SCHINDLER owed a duty to the users of the elevators at the aforesaid premises to maintain the elevators in an operable condition pursuant to contract.

TWENTY-FIRST: That at all times hereinafter mentioned the Plaintiff was employed at the aforesaid premises.

TWENTY-SECOND: That on January 23rd, 2019, the Plaintiff was lawfully and peacefully at the aforesaid premises.

TWENTY-THIRD: That at all times hereinafter mentioned, that on January 23rd, 2019, and while the Plaintiff was entering an elevator at the aforesaid premises the elevator doors closed on Plaintiffs left foot.

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TWENTY-FOURTH: That at all times hereinafter mentioned, that on January 23rd, 2019, and while the Plaintiff was entering an elevator at the aforesaid premises the elevator doors closed on Plaintiffs left foot and trapping the left foot.

TWENTY-FIFTH: That at all times hereinafter mentioned, that on January 23'd, 2019, and while the Plaintiff was entering an elevator at the aforesaid premises the elevator doors closed on Plaintiffs left foot and trapping the left foot without release.

TWENTY-SIXTH: That at all times hereinafter mentioned, that on January 23rd, 2019, the doors of the aforementioned elevator closed on Plaintiffs left foot without release

TWENTY-SEVENTH: That on the aforementioned date and that while the plaintiff was at the aforementioned premises this Plaintiff was injured as a result of the negligence, carelessness and recklessness of the Defendants SLADE and SCHINDLER in their operation, management, maintenance, care and control of the aforesaid elevators.

TWENTY-EIGHTH: That the defendant SLADE, was negligent in the operation, management, maintenance, care and control of the aforesaid elevator in that; in causing and/or suffering, allowing and permitting elevator doors to trap the Plaintiff's foot therein; in causing and/or suffering allowing and permitting the Plaintiff's foot to be trapped between elevator doors; in failing to prevent elevator doors from trapping the Plaintiff and more specifically her foot within the doors; in causing and/or suffering, allowing and permitting door

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release mechanisms to be on the elevator doors but in failing to adequately and properly maintain and repair said door release mechanisms; in trapping the Plaintiff's foot within elevator doors; in causing and/or suffering, allowing and permitting the Plaintiff to fall to the floor as a result of trapping her foot in elevator doors; in causing and/or suffering, allowing and permitting passengers to enter their elevators but in failing to provide any adequate or adequate controls, or otherwise to the elevators and the door closing and release mechanism; in causing and/or suffering, allowing and permitting the elevators to be operated for passengers without any adequate sign, signal or warnings of malfunctioning and/or inadequate door releases; in causing the elevator doors to close without any sign, signal or warning; in failing to provide adequate door release mechanism for the elevators; in knowing that proper and operational door releases for their elevators and safety devices are necessary for the safe operation of the elevators for passengers but in failing to provide adequate operational door release and safety devices; in failing to adequately and properly operate the elevators; in supervising their employees, subcontractors or otherwise in the proper service and maintenance of their elevator and/or elevator door system; in failing to properly and adequately supervise their employees and subcontractors and or elevator contractors at the site; in failing to take proper and adequate notice of the public and passengers in their elevators when the defendant knew or should have known that the elevators was not in proper working order; in training their employees; in failing to adequately and properly train their employees in the operation of the elevator at the premises

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aforementioned; in operating the elevator without adequate and necessary supervision of the elevators, it's mechanical functions including but not limited to the door releases; in failing to maintain proper maintenance protocols for the elevators; in maintaining logs and record books of the services provided at the premises; in causing and/or suffering, allowing and permitting a trap to exist in that the elevators was not properly maintained and was otherwise made available to the public and the plaintiff herein; in failing to keep and/or maintain proper control over their elevators, it's maintenance and repair; in failing to give any and/or any adequate signal, sign, warning or other notice of danger, malfunction, door release malfunction, elevator malfunction, dangers or otherwise; in making an unsafe, dangerous, and hazardous repairs to the elevator; in failing to keep and/or maintain their elevator in a proper and/or adequate state of repair and/or condition, particularly, but not limited to the doors and doors release mechanisms, warning mechanisms, use mechanism and engineering mechanisms to and about the entire engineering function of the elevator at the premises; and in addition to and in the alternative to all the aforementioned acts of negligence, the defendant was guilty of negligence under and by virtue of the Doctrine of Res Ipsa Loquitor; and in general in failing to use that degree of care and caution warranted under all of the surrounding circumstances.

TWENTY-NINTH: That the defendant SCHINDLER, was negligent in the operation, management, maintenance, care and control of the aforesaid elevator in that; in causing and/or suffering, allowing and permitting elevator doors to trap the Plaintiff's foot therein; in causing and/or suffering allowing and

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permitting the Plaintiff's foot to be trapped between elevator doors; in failing to prevent elevator doors from trapping the Plaintiff and more specifically her foot within the doors; in causing and/or suffering, allowing and permitting door release mechanisms to be on the elevator doors but in failing to adequately and properly maintain and repair said door release mechanisms; in trapping the Plaintiff's foot within elevator doors; in causing and/or suffering, allowing and permitting the Plaintiff to fall to the floor as a result of trapping her foot in elevator doors; in causing and/or suffering, allowing and permitting passengers to enter their elevators but in failing to provide any adequate or adequate controls, or otherwise to the elevators and the door closing and release mechanism; in causing and/or suffering, allowing and permitting the elevators to be operated for passengers without any adequate sign, signal or warnings of malfunctioning and/or inadequate door releases; in causing the elevator doors to close without any sign, signal or warning; in failing to provide adequate door release mechanism for the elevators; in knowing that proper and operational door releases for their elevators and safety devices are necessary for the safe operation of the elevators for passengers but in failing to provide adequate operational door release and safety devices; in failing to adequately and properly operate the elevators; in supervising their employees, subcontractors or otherwise in the proper service and maintenance of their elevator and/or elevator door system; in failing to properly and adequately supervise their employees and subcontractors and or elevator contractors at the site; in failing to take proper and adequate notice of the public and passengers in their elevators when the

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defendant knew or should have known that the elevators was not in proper working order; in training their employees; in failing to adequately and properly train their employees in the operation of the elevator at the premises aforementioned; in operating the elevator without adequate and necessary supervision of the elevators, it's mechanical functions including but not limited to the door releases; in failing to maintain proper maintenance protocols for the elevators; in maintaining logs and record books of the services provided at the premises; in causing and/or suffering, allowing and permitting a trap to exist in that the elevators was not properly maintained and was otherwise made available to the public and the plaintiff herein; in failing to keep and/or maintain proper control over their elevators, it's maintenance and repair; in failing to give any and/or any adequate signal, sign, warning or other notice of danger, malfunction, door release malfunction, elevator malfunction, dangers or otherwise; in making an unsafe, dangerous, and hazardous repairs to the elevator; in failing to keep and/or maintain their elevator in a proper and/or adequate state of repair and/or condition, particularly, but not limited to the doors and doors release mechanisms, warning mechanisms, use mechanism and engineering mechanisms to and about the entire engineering function of the elevator at the premises; and in addition to and in the alternative to all the aforementioned acts of negligence, the defendant was guilty of negligence under and by virtue of the Doctrine of Res Ipsa Loquitor; and in general in failing to use that degree of care and caution warranted under all of the surrounding circumstances.

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THIRTIETH: That solely by reason of the aforesaid, this Plaintiff sustained personal injuries to and about his/her head, limbs, spine and body.

THIRTY-FIRST: That solely by reason of the aforesaid, this plaintiff was obliged to undergo medical care and treatment and will be obliged to undergo further care and treatment for some time to some.

THIRTY-SECOND: That solely by reason of the aforesaid, this Plaintiff was unable to attend to said Plaintiff's usual duties for some time; upon information and belief said Plaintiff will be unable to do so or limited from doing so permanently or for some time in the future.

THIRTY-THIRD: That solely by reason of the aforesaid, this Plaintiff seeks a judgment for money damages.

WHEREFORE, Plaintiff, Kelley Ann Baisley, seeks a judgment for money damages against the defendants; that the sum sought herein exceeds all jurisdictional limits, all together with the costs and disbursements of the action.

Dated: Elmsford, New York October 20, 2021

Yours, etc.

LAW OFFICE OF WILLIAM A. CERBONE

Attorney for Plaintiffs

Office and P.O. Address

45 Knollwood Road, Suite 403

Elmsford, New York 10523

(914) 592-5100

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William A. Cerbone Notary Public, State of New York #02CE5001559 Qualified in Westchester County Commission Expires 09/08/2014



NYSCEF Confirmation Notice

Westchester County Supreme Court

The NYSCEF website has received an electronic filing on 10/21/2021 09:58 AM. Please keep this notice as a confirmation of this filing.

> Index Number NOT assigned Kelley Ann Baisley v. Slade Industries, Inc. et al Assigned Judge: None Recorded

Document Type Doc #

SUMMONS + COMPLAINT

William A. Cerbone | williamcerbone@gmail.com | (914) 592-5100 45 Knallwood Road Suite 403, Elmsford, NY 10523

An email regarding this filing has been sent to the following on 10/21/2021 09:58 AM:

WILLIAM A. CERBONE - williamcerbone@gmail.com

Role Party. Attorney

Respondent Slade Industries, Inc. No consent on record.

Schindler Elevator Respondent No consent on record. Corporation

* Court rules require hard copy service upon non-participating parties and attorneys who have opted-out or declined consent.

Timothy C. Idoni - http://www.westchesterclerk.com

.Email: e-file@westchestergov.com

NYSCEF Resource Center, nyscef@nycourts.gov

Phone: (646) 386-3033 | Fax: (212) 401-9146 | Website: www.nycourts.gov/efile.

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NYSCEF DOC. NO. 2

RECEIVED NYSCEF: 10/27/2021

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF WESTCHESTER

Index # 65441/2021

KELLEY ANN BAISLEY,

Plaintiff

-against-

AFFIRMATION

SLADE INDUSTRIES, INC. SCHINDLER ELEVATOR CORPORATION

Defendants.

WILLIAM A. CERBONE, an attorney duly admitted to practice before the Courts of the State of New York, under the penalty of perjury, affirms:

- 1. That I am the attorney for the Plaintiff herein.
- 2. I am fully familiar with all the facts and oircumstances surrounding this action.
- 3. I make this affirmation to correct a scrivener's error in this instant caption. The word corporation was misspelled with reference to SCHINDLER ELEVATOR CORPORATION. Annexed hereto is a correction of the Summons. The Verified Complaint was correctly spelled.

Dated:

Elmsford, New York October 26, 2021

WILLIAM A. CERBON

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NYSCEF DOC. NO. 3

RECEIVED NYSCEF: 10/27/2021

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF WESTCHESTER

Index # 65441/2021

Plaintiff designates Westchester County as the

Place of trial.

KELLEY ANN BAISLEY,

Plaintiff(s),

-against-

The basis of the venue is Plaintiff resides in

Westchester County

SLADE INDUSTRIES, INC SCHINDLER ELEVATOR CORPORATION

SUMMONS

Defendant(s).

Plaintiff resides at 35 Westminster Drive,

To the above-named Defendants

Croton-on-Hudson, New York 10520 COUNTY OF WESTCHESTER

YOU ARE HEREBY SUMMONED to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Plaintiff's Attorney(s) within 20 days after the service of this summons, exclusive of the day of service (or within 30 days after the service is complete if this summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you've default for the reflief demanded in the complaint. Corporation

DATED: Elmsford, New York

October 20, 2021

LAW OFFICE OF WILLIAM A. CERBONE

Attorney for Plaintiff Office and P.O. Address 45 Knollwood Road, Suite 403 Elmsford, New York 10523 (914) 592-5100

Defendants' address: Slade Industries, Inc., 1101 Bristol Road, Mountain Side, New Jersey 07092 Schindler Elevator Corporation, 20 Whippany Road, Morristown, New Jersey 07960

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF Westchester

KELLEY ANN BAISLEY

Plaintiff/Petitioner,

- against -

Index No. 65441/2021

SLADE INDUSTRIES, INC SCHINDLER ELEVATOR COPORATION

Defendant/Respondent.

NOTICE OF ELECTRONIC FILING

(Consensual Case) (Uniform Rule § 202,5-b)

You have received this Notice because:

- 1) The Plaintiff/Petitioner, whose name is listed above, has filed this case using the New York State Courts E-filing system ("NYSCEF"), and
- 2) You are a Defendant/Respondent (a party) in this case.
- <u>if you are represented by an attorney:</u>
 Give this Notice to your attorney. (Attorneys: see "Information for Attorneys" pg. 2).
- If you are not represented by an attorney:
 You will be served with all documents in paper and you must serve and file your documents in paper, unless you choose to participate in e-filing.

If you choose to participate in e-filing, you <u>must</u> have access to a computer and a scanner or other device to convert documents into electronic format, a connection to the internet, and an e-mail address to receive service of documents.

The benefits of participating in e-filing include:

- serving and filing your documents electronically
- · free access to view and print your e-filed documents
- limiting your number of trips to the courthouse
- paying any court fees on-line (credit card needed)

To register for e-filing or for more information about how e-filing works:

- Visit: www.nycourts.gov/efile-unrepresented or
- contact the Clerk's Office or Help Center at the court where the case was filed. Court contact information can be found at www.nycourts.gov

To find legal information to help you represent yourself visit www.nycourthelp.gov

Information for Attorneys

An attorney representing a party who is served with this notice must either consent or decline consent to electronic filing and service through NYSCEF for this case.

Attorneys registered with NYSCEF may record their consent electronically in the manner provided at the NYSCEF site. Attorneys not registered with NYSCEF but intending to participate in e-filling must first create a NYSCEF account and obtain a user ID and password prior to recording their consent by going to www.nycourts.gov/efile

Attorneys declining to consent must file with the court and serve on all parties of record a declination of consent.

For additional information about electronic filing and to create a NYSCEF account, visit the NYSCEF website at www.nycourts.gov/effle or contact the NYSCEF Resource Center (phone: 646-386-3033; e-mail: effle@nycourts.gov).

Dated: November 2, 2021						
	45 Knollwood Road, Elmsford, New York 10523					
William A. Cerbone						
Name	Address					
Law Office of William A, Cerbone	•					
 	•					
Firm Name	(914)592-5100					
•	Phone					
•	williamcerbone@gmail.com					
	E-Mail:					
	•					
To: Slade industries, Inc., 1101 Bristol Road,	•					
Mountain Side, New Jersey 07092	·					
Schindler Elevator Corporation, 20 Whippeny Road,	•					
March Land Day Dago						

6/6/18

12-28-'21 16:43 FROM-

Dated:

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	EME COURT OF THE		RK.		
KELL	ey ann baisley,	•	· · · · · · · · · · · · · · · · · · ·		
	-against	Plaintiff(s),	· · .		
	e industries, inc., Oler elevator co	ORPORATION .			
		. Defendant(s).	,		
	SUMI	MONS AND VERIFI	ED COMPLAIN	vir	
	LAW	OFFICE OF WILLIA Attorney for Pla Office and P.O. 45 Knollwood Road Elmsford, New Yo (914) 592-5	intiff(s) Address d Suite 403 ork 10523	B	
of New	at to 22 NYCRR 130-1. York State, certifies the ions contained in the an	at upon information ar	nd belief, and reas	to practice in the co onable inquiry, the	urts
Dated:	October 20, 2021	Signatur William	A. Cerbone	Idal .	
To:	····	***	***************************************	**************************************	addition desired
Attorne	ey(s) For Plaintiff				•
	of a copy of the within			· · · · · · · · · · · · · · · · · · ·	**********

Attorney(s) for

STATE OF NEW YORK, COUNTY OF WESTCHESTER

Anthony White, being swom says: I am not a party to the action, am over 18 years of age and reside at Yorktown Heights, New York.
On December 2021, I served a Notice of Service upon Slade Industries Inc.,

- [X] by mailing the same in a sealed envelope, with postage prepaid thereon, in a post-office or official depository of the U.S. Postal Service within the State of New York, addressed to the last known address of the addressee(s) indicated below: Slade Industries Inc., 1101 Bristol Road, Mountain Side, New Jersey 07092
- [] by delivering the same personally to the persons and at the address indicated below:
- [] by E-Filing a true copy of same with the Supreme Court of the State of New York.
- [] by e-mailing a true copy of same to email address indicated below:

Anthony White

Sworn to before me on December

Notary Public

William A. Cerbone Notary Public, State of New York #02CE5001559

Qualified in Westchester County Commission Expires 09/08/2014

SUPREME	CC)URT	OF TI	ΗE	STATE	OF	NEW	YOR	ζ,
COUNTY	OF	WEST	CHE	STE	R				

KELLEY ANN BAISLEY, .

Plaintiff(s),

-against-

SLADE INDUSTRIES INC., SCHINDLER ELEVATOR CORPERATION,

Defendant(s).

NOTICE OF SERVICE

Law Office of William A. Cerbone
Attorney for Plaintiff(s)
Office and PO Address
45 Knollwood Road—Suite 403
Elmsford, New York 10523
(914) 592-5100

Pursuant to 22 NYCRR 130-1.1, the undersigned, an attorney admitted to practice in the courts of New York State, certifies that upon information and belief, and reasonable inquiry, the contentions contained in the annexed document are not frivolous.

Dated: December 6, 2021

Signature:

Print Signer's Name: William A. Cerbone, Esq.

To:

Attorney(s) For Plaintiff

Service of a copy of the within is hereby admitted:

Dated:

Attorney(s) for Phillip E. Romero